





DECLARATION AND POWER OF ATTORNEY

As a ballow named inventor, I boothy declare that:

My meldence, good office and criticathip are as entied below next to my hame.

Thefippe I am a first and unic inventor (if only one name is listed below) or an original, first and joint inventor (if ghard sames are listed below), of the subject treates claimed and for which a pasent is sought on the invention articled;

PLUID CORPLET CHARGE

the specification of which was filed on 15 February 2002 as Application Satisf No. 10876,141

I hereby state that I have reviewed and understand the contemp of the shows identified specification, including the civities, as amended by any amendment referred to show.

Industriedge the drive to distince information which is known to me to be matrial to permeability in accordance with Title 37, Code of Federal Regulations, Section 1.56.

Thereby claim funder priority beautifur mains This 25, United States Code, Section 119(2) (4) or Section 186(b) of any foreign application(s) for putting inventor's centificate, or Section 165(s) of any PCT international application which designated at least one country other than the United States, Resed below and have also identified below any foreign application for passes or inventor's conditions having a filing date before that of the application on which primity is claimed:

Prior Ferrige Application(s):

Printily Claimed

Pinnber

Country Davidients/Year fied

Yes No.

I hereby claim the benefit under 35 USC 119(c) of any United States provisional application(s) listed below.

Prior Provisional Application(s): Tiller Date Application Number

Thereby claim the benefit under 1866 35, United States Code, Section 120 of any United States application(s), or Section 365(s) of may PCT interpretional application designating the United States, listed below and, interface as the subject matter of each of the claims of this application is not displaced in the polor United Stains or PCT international application in the manner provided by the Services 112, I retain 31, United Services Code, Services 112, Lacianowledge the duty to disclose material information as defined in Title 27, Code of Federal Regulations, Section 1.56 which experted between the filing date of the prior application and the pational or PCT interpretant tiling date of this application:

Prior U. S. Non-Provisional Application(c): Sarbi No. Prior Data

Serbal No.

November 4, 1994

Status Priented, Pending, Abandanci Abendened in favor of 08/636,880 Abindreed in favor of \$40,040,247

084365480 01/948.247

April 23, 1996 October 9, 1997

Allowed (Loune Pec Paid)

Thereby declars that all statements made basein of my own knowledge are true and that all suprements eagle on information and balles are believed to be true; and inches fact these extrements were made with the knowledge that willful faire extrements and the

MANAGEMENT STATEMENT

like so made are punishable by fine or imprisonment, or buth, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

I besety grant the firm of HALB AND DORR LLP the power to insert on this Declaration any further identification, including the application number and filing date, which may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office for recordation of this document.

Thereby appoint the following registered practitioners, and all registered practitioners listed at customer number 24395:

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with full power of substitution and revocation, to presecute this application and to transact all business in the Patent and Trademark Office connected therewith, and all future correspondence should be addressed to them at the address at customer number 24395, and specifically:

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